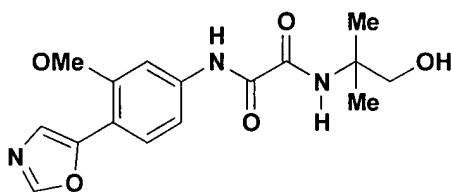


## SUPPORT FOR THE AMENDMENTS

No new matter has been introduced into this application by reason of the amendments presented herewith. Basis for the amendments can be found in Examples 11, 14-20 and 23-54 and original claims of the parent application. Claims 23 - 39 will be pending upon entry of this amendment.

## REMARKS


The restriction requirement mailed July 7, 2002 in the prosecution of the parent case recited ten (10) separate classes of invention. In this divisional application Applicants are prosecuting compounds falling in Group V, but related to Group I of the original restriction requirement (e.g., compounds of formula I, as shown particularly in new claim 23) and the species of Example 15 (shown below).



New claims 23-39 read on this species. Applicants understand that this is a provisional election for purposes of search and examination, and that, if the elected species is found to be allowable, applicant's claims covering other disclosed species will be fully considered and examined.

Respectfully submitted,

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